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PATENT

UNITED STATES PATENT APPLICATION COMBINED DECLARATION AND POWER OF ATTORNEY

; ;nan	As a below named invent	or I hereby declare that: my resid	ence, post office address	and citizensi	nip are as stated below next to my			
DE	w) of the subject matter which leads to the subject matter which specification of which is attached hereto was filed on November	s claimed and for which a patent is	sought on the invention an	tided: <u>PAII</u>	entor (if plural inventors are named ENT NOTIFICATION OF MEDICAL and for which I solicit a United States			
ame	ndment referred to above.		•		ng the claims, as amended by any			
Reg	knowledge the duty to disclose in ulations, §1.56(a).	nformation which is material to the	patentability of this applicat	ion in accord	lance with Title 37, Code of Federal			
iliste	 reby claim foreign priority benefi d below and have also identifi ication on the basis of which prior	ed below any foreign application	de, §119/365 of any foreigr for patent or inventor's ce	application rtificate havi	(s) for patent of inventor's certificate ng a filling date before that of the			
<u> </u> 	no such applications have	been filed as follows:						
		EIGN APPLICATION(S), IF ANY, C			DATE OF ISSUE			
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by Fee	I hereby claim the benefit under Title 35, United States Code, §120/385 of any United States and PCT international application(s) listed below and inserter as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37. Code of Federal Regulations, §156(a) which occurred between the filling date of the prior application and the national or PCT international filling date of this application.							
	U.S. APPLICATION NUMB	ER DATE	OF FILING	STATU	S (patented, pending, abandoned)			
i I h	reby appoint the following attor ce connected herewith:	ney(s) and/or agent(s) to prosecute	e this application and to tra	nsact all bu	siness in the Patent and Trademark			
!								
	(a) A duty of candor a or prosecutes the application who is associated with the inhave a duty to disclose to the motorial where there is substituted.	ure; fraud, striking or rejection of appliand good faith toward the Patent and Trail and on every other individual who is surenter, with the assignee or with anyone e Office information they are aware of vantial likelihood that a reasonable examination commensurate with the degree of involving	demark Office rests on the inve bszandvely Involved In the pred to whom there is an obligation t which is material to the patenta her would consider it important i	aration or proson assign the aphility of the aphility of the aphility of the aphility who accurate of the	secution of the application and pplication. All such individuals ptleation. Such information is ther to stow the application to application.			
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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